EXHIBIT FF

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12	FLORAGUNN GmbH	
13		
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	OAKLAND DIVISION	
17	ELASTICSEARCH, INC., a Delaware	Case No. 4:19-cv-05553-YGR
18	corporation, ELASTICSEARCH B.V., a Dutch corporation,	Cuse 1vo. 4.17 ev 03333 1 GR
19	Plaintiffs,	DEFENDANT FLORAGUNN GMBH'S RESPONSE TO PLAINTIFFS'
20	V.	SECOND REQUESTS FOR ADMISSION
21	FLORAGUNN GmbH, a German corporation,	
22	Defendant.	
23		
24		E-1-1-1-1
2526		Exhibit 0167
27		
28	DEFENDANT'S RESPONSE TO PLAINTIFFS' SECOND REQUEST FOR ADMISSION	

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Pursuant to Federal Rules of Civil Procedure 26 and 36, Defendant floragunn GmbH hereby responds to Plaintiffs Elasticsearch, Inc., and elasticsearch B.V.'s Second Requests for Admission served on December 23, 2020, as follows:

GENERAL OBJECTIONS

floragunn objects to Elastic's Definitions and Instructions to the extent they purport to impose any discovery obligation beyond or inconsistent with that required by the Federal Rules of Civil Procedure and the Local Civil Rules of the United States District Court for the Northern District of California. floragunn further objects to the extent that the requests call for information protected by the work product doctrine, the attorney-client privilege, or any other applicable privileges.

RESPONSES TO INDIVIDUAL REQUESTS FOR ADMISSION

REQUEST NO. 214:

Admit that Hendrik Saly has controlled the GitHub account https://github.com/salyh continuously from March 4, 2013 to the present.

Response: Admitted based on confirmation from Hendrik Saly.

REQUEST NO. 215:

Admit that from March 4, 2013 to the present no persons other than Hendrik Saly have controlled the GitHub account https://github.com/salyh.

Response: Admitted based on confirmation from Hendrik Saly.

CERTIFICATE OF SERVICE I am an attorney at Wuersch & Gering LLP, counsel for Defendant, in the above-captioned proceeding. I hereby certify that on January 22, 2020, I caused the foregoing Response to Plaintiffs' Second Requests for Admission to be served electronically via email to ElasticsearchFloragunn@omm.com upon counsel for Plaintiffs Elasticsearch, Inc., and elasticsearch B.V. mm John A. Smitten